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**UNITED STATES BANKRUPTCY COURT
CENTRAL DISTRICT OF CALIFORNIA**

In re:

MS. AMY LYNNE BLALOCK, an
individual;

Debtor,

DR. STEWART LUCAS MURREY, an
individual;

Plaintiff,

MS. AMY LYNNE BLALOCK, an
individual;

Defendant.

Adversary Complaint Case No.

24-ap-01152-BR

[Assigned to: Hon. Judge Barry Russell]

**JOINT STIPULATION FOR
PLAINTIFF'S MOTION TO COMPEL
RESPONSES TO INTERROGATORIES,
SET TWO, AND REQUESTS FOR
PRODUCTION OF DOCUMENTS, SET
TWO**

Hearing Date:

Hearing Time:

Courtroom: 1668

Judge: Hon. Barry Russell

Pursuant to Fed. R. Civ. P. 37(a) and Local Rules 37-1 and 37-2.1 plaintiff Dr.
Stewart Lucas Murrey and Defendant Ms. Amy Blalock submit the following joint
stipulation regarding plaintiff's motion to compel responses to interrogatories, set two, no.s
22 and 23; and production of documents, set two, No.s 41, 42 and 44.

PLAINTIFF'S PRELIMINARY STATEMENT

1 In 2023 plaintiff discovered that he was the victim of a cyberbully attack that
2 included, but was not limited to over three-hundred (300) different Facebook accounts.
3 After filing reports with the LAPD and FBI and informing Facebook he filed a state
4 lawsuit (see LASC case no. 23STCV14890). Although defendants sought to evade service,
5 there are now four (4) named defendants who have been served, including Ms. Blalock.
6 Further, the state court has made it clear in its recent rulings that plaintiff has made a prima
7 facie showing such that he will be given authorization for limited third-party discovery to
8 unmask, locate and serve at least four further defendants, including those who are
9 anonymous and/or using fake names/accounts. Finally, plaintiff has filed a motion for
10 leave to amend his state complaint to bring Facebook into this matter as another defendant
11 for its product liability (defective algorithm(s)), negligence and deceptive business
12 practices.
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15 As this court is aware and as is already on file in this matter from several previous
16 filings by plaintiff, unusually malicious statements about plaintiff occurred specifically in
17 Facebook groups such as, but not limited to: "Are We Dating The Same Guy?"
18 ("AWDTSG"), which has Facebook groups located in hundreds of cities around the world
19 and with tens of millions of members, if not more, from Facebook's four (4) billion user-
20 base. Said AWDTSG Facebook groups are aggressively secretive and anonymous to elude
21 responsibility for their crimes and civil torts. Like Facebook and its algorithms, these
22 Facebook groups are controlled by anonymous individuals: creators, administrators and
23 moderators who collectively
24 refused to allow their victims such as plaintiff to join any of these groups to defend
25 themselves.
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Facebook AWDTSO group members stated that “public records show” [that plaintiff has] involvement in [a] MURDER case of his ex[-]wife”, is “suspected of murder”; [h]as several domestic violence charges filed against him”; is an “abusive murderer”; “[has] “[f]iled [...] court cases against women [...] trying to extort money from them”; “has committed fraud”; “has acted fraudulently”, “has STDs”, has an “ex-wife who [he] killed”; “claim[s] he is an attorney”; has a fraudulent Ph.D from Yale University; has stalked several women; and that plaintiff is listed on the California court’s public record as being a “vexatious litigant” (See declaration of plaintiff Dr. Stewart Lucas Murrey ¶ 3, Exh. “A”, attached hereto).

All of these statements are false (decl. Dr. Murrey ¶ 4). Of the hundreds of Facebook accounts involved not a single woman has come forward who plaintiff has ever met in person other than one who plaintiff only met for less than fifteen minutes because plaintiff saw that she did not resemble her pictures and he refused to go on a date with her and politely excused himself forthwith (Ibid.). Of the remaining Facebook accounts only a small fraction of women (so far only three) have had any communication with plaintiff e.g. via a few text messages and plaintiff rejected each and every one (Ibid.).

Said cyber-attack has led to off-line harassment of plaintiff, his loved ones, family, friends, colleagues and anyone perceived to be associated with plaintiff, he has received multiple death threats and suffered serious damages, including, but not limited to the loss of income and potential work and he is currently being treated for the severe harm he suffered (decl. Dr. Murrey ¶¶ 5-6, Exh. “B”).

Among the goals of these unusually malicious statements and cyber-attack is the creation of mass web-traffic, “click-bait”, drawing attention to one-self and obtaining

1 “Facebook points” i.e. Facebook money, money via GoFundMe.com donations, also from
2 a national and international news media campaign with billions of viewers, and money
3 from securing a Netflix deal for a docuseries (decl. Dr. Murrey ¶ 7, Exh. “C”). Members of
4 Facebook’s AWDTSO and defendants in plaintiff’s case have been caught harassing men
5 who have passed away (and thus who cannot harm anyone) and the families of men,
6 including their wives and children, who refused to have one-night stands with them (decl.
7 Dr. Murrey ¶ 8, Exh. “D”). Instead of being a safe place for women to protect one another,
8 Facebook and its AWDTSO groups are places where drunk women cyber-attack men
9 while they openly admit to suffering from psychological disorders, weight issues etc.
10 (Ibid.).

13 Defendant Blalock played a critical role in this Facebook cyber-attack. Blalock
14 stated in Facebook AWDTSO groups in response to and alongside those responsible for
15 the most heinous and savage comments, such as Kelly Gibbons, that plaintiff: 1) stole one
16 of her mobile phones; 2) that she secretly recorded plaintiff; 3), that plaintiff invites
17 women he dates to a “second location” because there he murders them; 4) that plaintiff has
18 “something to do with” all “missing women in LA”; 5) that plaintiff is going to end up on
19 “Dateline” for all his murders; 6) that plaintiff is similar to the infamous *Tinder Swindler*
20 because plaintiff has also committed fraud and stolen large amounts of money; and 7) that
21 for these reasons plaintiff should be abandon his home and residence where he has lived
22 for a decade (decl. Dr. Murrey ¶ 9, Exh. E).

26 Blalock has admitted in her verified responses to plaintiff’s requests for admission,
27 specifically her response to RFA no. 5, that she received GoFundMe money for her
28 webpage that she undersigned with several other defendants and whereupon she defamed

1 plaintiff by falsely accusing him of stalking a woman named Elly Shariat who in truth and
2 actual fact plaintiff does not know and never stalked (decl. Dr. Murrey ¶ 10, Exh. F). Ms.
3 Shariat is currently a defendant in plaintiff's related state case (LASC case no.
4 23STCV14890). Although Shariat has aggressively evaded service, plaintiff has
5 successfully brought her into his state lawsuit via a publication of service. Shariat is
6 currently being sued for her malicious stalking story that Blalock et al. undersigned,
7 published and used to illegally obtain GoFundMe money. Blalock has also obtained
8 Facebook money via Facebook points i.e. Facebook money (decl. Dr. Murrey ¶ 11, Exh.
9 G). And Blalock has attempted to obtain money from securing a Netflix deal for her
10 malicious statements against plaintiff in an envisioned docu-series (decl. Dr. Murrey ¶ 12,
11 Exh. "H").

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15 Meanwhile, to evade responsibility for her malicious statements and unjust
16 enrichment via the monetization of said intentional harm, Blalock filed a chapter seven (7)
17 bankruptcy complaint after her anti-SLAPP motion failed and her discovery was due in
18 said state case. Plaintiff responded by filing the above-captioned adversary proceeding.

19
20 On 10 November 2024 plaintiff served Ms. Blalock with interrogatories, set two,
21 no.s 22 and 23; and requests for production of documents, set two, No.s 41, 42 and 44
22 (decl. Dr. Murrey ¶¶ 13-14, Exh.s I & J). Defendant responded in bad faith with
23 boilerplate, evasive and unintelligible objections to both interrogatories, set two, no.s 22
24 and 23 and requests for production of documents, set two, No.s 41, 42 and 44 on 17
25 November 2024 (decl. Dr. Murrey ¶¶ 15-16, Exh.s "K" & "L"). Plaintiff diligently sent
26 defendant two meet & confer letters in good faith on 17 November 2024 and again on 26
27 November 2024 regarding the deficiencies of Ms. Blalock's responses to each respective
28

1 set of the aforementioned discovery methods' questions and requests (decl. Dr. Murrey ¶¶
2 17-18, Exh.s "M" & "N"). Ms. Blalock responded on 2 December 2024 that she would
3 provide further responses to the said discovery by the end of that week i.e. Friday the 6th of
4 December 2024 (decl. Dr. Murrey ¶ 19, Exh. "O"). However, because defendant failed yet
5 again to provide properly responses, plaintiff sent Ms. Blalock a second meet & confer
6 letter on 6 December 2024 informing her that he would now have to file a second motion
7 to compel, this time seeking not only sanctions, but also any and all further legal remedies
8 for her ongoing failure (decl. Dr. Murrey ¶ 20, Exh. "P").
9

10
11 Said interrogatories and requests for production of documents are vital for plaintiff
12 to move his adversary proceeding forward and therefore must be compelled. Ms. Blalock
13 has responded with boilerplate evasive, frivolous and even absurd objections to plaintiff's
14 reasonable discovery.
15

16 **DEFENDANTS' PRELIMINARY STATEMENT**

17 [...]

18 **LIST OF DISPUTED INTERROGATORIES AND REQUESTS FOR**
19 **PRODUCTION OF DOCUMENTS**

20 **Dr. Murrey's Interrogatory No. 22:** "State the details concerning any and all
21 monies you received from GoFundMe, including, but not limited to the amount you
22 received, the individual from whom you received said monies, how the total amount of
23 money received was dispersed and who dispersed said monies at what time."
24

25 **Ms. Blalock's Response:** "Object. Not relevant to this case and this interrogatory
26 seeks confidential information, which, if disclosed, may constitute an unwarranted
27 invasion of privacy."
28

1 **Argument:** Interrogatories No. 22 is vital to this case as it seeks information
2 concerning defendant's monetization of her malicious defamation of plaintiff. Ms. Blalock
3 willfully undersigned her GoFundMe webpage where she published a false story of
4 plaintiff stalking a woman he has never met named Elly Shariat (decl. Dr. Murrey ¶ 10,
5 Exh. "F"). This harmful story was aggressively promoted on social and national and
6 international news media outlets worldwide to billions of viewers (Ibid.) Further,
7 defendant admitted under oath that she received money from her obscene GoFundMe
8 webpage (Ibid.; RFA response No. 5). The notion that defendant has filed bankruptcy and
9 yet wants to hide relevant financial information with a boilerplate and unintelligible
10 objection is unlawful and even absurd.

13 This interrogatory is reasonable, relevant and proportional to the needs of the
14 plaintiff to develop the evidence (See Fed. Civ. Proc. before Trial 11:613 2019 *The Rutter*
15 *Group* in regard to the *burden on all parties and court* wherein it is clearly stated that:
16 "The burden of showing the 'proportionality' factors is not merely on the party seeking
17 discovery. ALL parties must consider the proportionality factors when serving or
18 responding to discovery requests and the court must do so in ruling on discovery matters."
19 [FRCP 26(b)(1) & (g); Adv. Comm. Notes to 2015 Amendments to FRCP 26—"The
20 parties and the court have a collective responsibility to consider the proportionality of all
21 discovery and consider it in resolving discovery disputes"; and see *Vallejo v. Amgen, Inc.*
22 (8th Cir. 2018) 903 F3d 733, 742].

26 **Dr. Murrey's Interrogatory No. 23:** "State and identify the complete name,
27 address, telephone number, email address, social media accounts of any and all anonymous
28

1 organizers and/or members of the GoFundMe webpage:

2 [https://www.gofundme.com/f/legal-fund-for-the-women-of-awdtsg-los-angeles.](https://www.gofundme.com/f/legal-fund-for-the-women-of-awdtsg-los-angeles)”

3 **Ms. Blalock’s Response:** “Object. Not relevant to this case and this interrogatory
4 seeks confidential information, which, if disclosed, may constitute an unwarranted
5 invasion of privacy.”

6
7 **Argument:** Interrogatories No. 23 is vital to this case as it seeks information
8 concerning defendant’s monetization of her malicious defamation of plaintiff. Ms. Blalock
9 willfully undersigned her GoFundMe webpage where she published a false story of
10 plaintiff stalking a woman he has never met named Elly Shariat along with anonymous
11 individuals (decl. Dr. Murrey ¶ 21, Exh. “Q”). This harmful story was aggressively
12 promoted on social and national and international news media outlets worldwide to billions
13 of viewers (decl. Dr. Murrey ¶ 10, Exh. “F”). Further, defendant admitted under oath that
14 she received money from her obscene GoFundMe webpage (Ibid.; RFA response No. 5).
15 The notion that defendant has filed bankruptcy and yet wants to hide relevant financial
16 information with a boilerplate and unintelligible objection is unlawful and even absurd.

17
18 This interrogatory is reasonable, relevant and proportional to the needs of the
19 plaintiff to develop the evidence (See Fed. Civ. Proc. before Trial 11:613 2019 *The Rutter*
20 *Group* in regard to the *burden on all parties and court* wherein it is clearly stated that:
21 “The burden of showing the ‘proportionality’ factors is not merely on the party seeking
22 discovery. ALL parties must consider the proportionality factors when serving or
23 responding to discovery requests and the court must do so in ruling on discovery matters.”
24 [FRCP 26(b)(1) & (g); Adv. Comm. Notes to 2015 Amendments to FRCP 26—‘The
25 parties and the court have a collective responsibility to consider the proportionality of all
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1 discovery and consider it in resolving discovery disputes’; and see *Vallejo v. Amgen, Inc.*
2 (8th Cir. 2018) 903 F3d 733, 742].

3 **Dr. Murrey’s Request for Production of Documents No. 41:** “Any and all
4 receipts, documents, documentation, communications, emails, texts, and any and all other
5 communications concerning the GoFundMe money that you received from the GoFundMe
6 webpage: <https://www.gofundme.com/f/legal-fund-for-the-women-of-awdtsg-los-angeles>.”
7

8 **Ms. Blalock’s Response:** “The responding party is unable to comply with Request
9 No. 41 because it is private financial information.”
10

11 **Argument:** RPD No. 41 is vital to this case as it seeks information concerning
12 defendant’s monetization of her malicious defamation of plaintiff. Ms. Blalock willfully
13 undersigned her GoFundMe webpage where she published a false story of plaintiff stalking
14 a woman he has never met named Elly Shariat (decl. Dr. Murrey ¶ 10, Exh. “F”). This
15 harmful story was aggressively promoted on social and national and international news
16 media outlets worldwide to billions of viewers (Ibid.) Further, defendant admitted under
17 oath that she received money from her obscene GoFundMe webpage (Ibid.; RFA response
18 No. 5). The notion that defendant has filed bankruptcy and yet wants to hide relevant
19 financial information with a boilerplate and unintelligible objection is unlawful and even
20 absurd.
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23 This request is reasonable, relevant and proportional to the needs of the plaintiff to
24 develop the evidence (See Fed. Civ. Proc. before Trial 11:613 2019 *The Rutter Group* in
25 regard to the *burden on all parties and court* wherein it is clearly stated that: “The burden
26 of showing the ‘proportionality’ factors is not merely on the party seeking discovery. ALL
27 parties must consider the proportionality factors when serving or responding to discovery
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1 requests and the court must do so in ruling on discovery matters.” [FRCP 26(b)(1) & (g);
2 Adv. Comm. Notes to 2015 Amendments to FRCP 26—‘The parties and the court have a
3 collective responsibility to consider the proportionality of all discovery and consider it in
4 resolving discovery disputes’; and see *Vallejo v. Amgen, Inc.* (8th Cir. 2018) 903 F3d 733,
5 742].

7 **Dr. Murrey’s Request for Production of Documents No. 42:** “Any and all
8 receipts, documents, documentation, communications, emails, texts, and any and all other
9 communications with the anonymous organizer(s) and/or member(s) of the GoFundMe
10 webpage from which you received money: [https://www.gofundme.com/f/legal-fund-for-](https://www.gofundme.com/f/legal-fund-for-the-women-of-awdtsg-los-angeles)
11 [the-women-of-awdtsg-los-angeles.](https://www.gofundme.com/f/legal-fund-for-the-women-of-awdtsg-los-angeles)”

13 **Ms. Blalock’s Response:** “The responding party is unable to comply with Request
14 No. 41 because it is private financial information.”

16 **Argument:** RPD No. 42 is vital to this case as it seeks information concerning
17 defendant’s monetization of her malicious defamation of plaintiff. In particular, it asks for
18 relevant evidence concerning defendant’s signed GoFundMe webpage from which she
19 unlawfully profited and which she conspired to keep secret with an “anonymous
20 organizer” (decl. Dr. Murrey ¶¶ 10, 21, Exh. “F” & “Q”). The harmful story that Blalock
21 and anonymous individuals published was aggressively promoted on social and national
22 and international news media outlets worldwide to billions of viewers (Ibid.) The notion
23 that defendant has filed bankruptcy and yet wants to hide relevant financial information
24 and information concerning other individuals with whom she conspired with a boilerplate
25 and unintelligible objection is unlawful and even absurd.

1 This request is reasonable, relevant and proportional to the needs of the plaintiff to
2 develop the evidence (See Fed. Civ. Proc. before Trial 11:613 2019 *The Rutter Group* in
3 regard to the *burden on all parties and court* wherein it is clearly stated that: “The burden
4 of showing the ‘proportionality’ factors is not merely on the party seeking discovery. ALL
5 parties must consider the proportionality factors when serving or responding to discovery
6 requests and the court must do so in ruling on discovery matters.” [FRCP 26(b)(1) & (g);
7 Adv. Comm. Notes to 2015 Amendments to FRCP 26—‘The parties and the court have a
8 collective responsibility to consider the proportionality of all discovery and consider it in
9 resolving discovery disputes’; and see *Vallejo v. Amgen, Inc.* (8th Cir. 2018) 903 F3d 733,
10 742].

13 **Dr. Murrey’s Request for Production of Documents No. 43:** “Any and all
14 messages, text messages, emails and/or communications concerning the removal of Elly
15 Shariat’s story of plaintiff stalking her on your GoFundMe webpage:
16 [https://www.gofundme.com/f/legal-fund-for-the-women-of-awdtsg-los-angeles.](https://www.gofundme.com/f/legal-fund-for-the-women-of-awdtsg-los-angeles)”

18 **Ms. Blalock’s Response:** “The responding party is unable to comply with Request
19 No. 41 because it is private financial information.”

21 **Argument:** RPD No. 41 is vital to this case as it seeks information concerning
22 defendant’s monetization of her malicious defamation of plaintiff. Ms. Blalock willfully
23 undersigned her GoFundMe webpage where she published a false story of plaintiff stalking
24 a woman he has never met named Elly Shariat (decl. Dr. Murrey ¶ 10, Exh. “F”). This
25 harmful story was aggressively promoted on social and national and international news
26 media outlets worldwide to billions of viewers (Ibid.) Further, defendant admitted under
27 oath that she received money from her obscene GoFundMe webpage (Ibid.; RFA response
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1 No. 5). The notion that defendant has filed bankruptcy and yet wants to hide relevant
2 financial information with a boilerplate and unintelligible objection is unlawful and even
3 absurd.

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5 This request is reasonable, relevant and proportional to the needs of the plaintiff to
6 develop the evidence (See Fed. Civ. Proc. before Trial 11:613 2019 *The Rutter Group* in
7 regard to the *burden on all parties and court* wherein it is clearly stated that: “The burden
8 of showing the ‘proportionality’ factors is not merely on the party seeking discovery. ALL
9 parties must consider the proportionality factors when serving or responding to discovery
10 requests and the court must do so in ruling on discovery matters.” [FRCP 26(b)(1) & (g);
11 Adv. Comm. Notes to 2015 Amendments to FRCP 26—‘The parties and the court have a
12 collective responsibility to consider the proportionality of all discovery and consider it in
13 resolving discovery disputes’; and see *Vallejo v. Amgen, Inc.* (8th Cir. 2018) 903 F3d 733,
14 742].

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17 **PLAINTIFF’S ATTEMPT IN GOOD FAITH TO RESOLVE THE DISPUTE**

18 As noted above plaintiff has sought in good faith to meet & confer regarding the
19 deficiencies of defendant’s responses. Plaintiff diligently sent defendant two meet &
20 confer letters in good faith on 17 November 2024 and again on 26 November 2024
21 regarding the deficiencies of Ms. Blalock’s responses to each respective set of the
22 aforementioned discovery methods’ questions and requests (decl. Dr. Murrey ¶¶ 17-18,
23 Exh.s “M” & “N”). Ms. Blalock responded on 2 December 2024 that she would provide
24 further responses to the said discovery by the end of that week i.e. Friday the 6th of
25 December 2024 (decl. Dr. Murrey ¶ 19, Exh. “O”). However, because defendant failed yet
26 again to provide properly responses, plaintiff sent Ms. Blalock a second meet & confer
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28

1 letter on 6 December 2024 informing her that he would now have to file a second motion
2 to compel, this time seeking not only sanctions, but also any and all further legal remedies
3 for her ongoing failure (decl. Dr. Murrey ¶ 20, Exh. “P”).
4

5 ARGUMENT

6 Defendant Ms. Blalock is a proven liar who has perjured herself in federal court
7 because she seeks to unlawfully hide relevant information regarding her secret conspiracy
8 to harm plaintiff. For instance, she claims that she has evidence of plaintiff stalking Shariat
9 as she and other anonymous individuals stated on their GoFundMe webpage and from
10 which they profited (decl. Dr. Murrey ¶ 22, Exh. “R”). However, Blalock fails to produce
11 any such evidence (decl. Dr. Murrey ¶ 22, Exh. “S”). Blalock claimed in AWDTSG
12 Facebook groups that she recorded plaintiff (decl. Dr. Murrey ¶ 23, Exh. “T”), when in
13 truth and actual fact she has now admitted under oath that no such recording ever existed
14 (decl. Dr. Murrey ¶ 23, Exh. “U”) i.e. Blalock lied to get attention and earn Facebook
15 money (“Facebook points”) to also profit from the harm she caused plaintiff. And
16 defendant has lied under oath in federal court that she never obtained Facebook
17 money/points (decl. Dr. Murrey ¶ 24, Exh. “V”) when in truth and actual fact she has
18 received said money (decl. Dr. Murrey ¶ 25, Exh. “W”). Finally, whereas Blalock claims
19 that Facebook’s AWDTSG group “protects women”, she has failed to produce any
20 evidence to this effect and the truth and actual fact is that this group exists to harm people,
21 including men who have passed away, their families, including their wives and children
22 (decl. Dr. Murrey ¶ 8, Exh. “D”).
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27 Plaintiff’s discovery is relevant and proportional to the needs of the plaintiff to
28 develop the evidence. See Fed. Civ. Proc. before Trial 11:613 2019 *The Rutter Group* in

1 regard to the *burden on all parties and court* wherein it is clearly stated that: “The burden
2 of showing the ‘proportionality’ factors is not merely on the party seeking discovery. ALL
3 parties must consider the proportionality factors when serving or responding to discovery
4 requests and the court must do so in ruling on discovery matters. [FRCP 26(b)(1) & (g);
5 Adv. Comm. Notes to 2015 Amendments to FRCP 26—‘The parties and the court have a
6 collective responsibility to consider the proportionality of all discovery and consider it in
7 resolving discovery disputes’; and see *Vallejo v. Amgen, Inc.* (8th Cir. 2018) 903 F3d 733,
8 742].
9

10
11 These interrogatories and requests for production of documents are relevant and go
12 to the core of this matter. Defendant cannot simply ignore this discovery and fail to
13 provide complete and thorough responses.
14

15 **DEFENDANTS’ ARGUMENT RELATED TO HER FAILURE TO RESPOND TO**
16 **INTERROGATORIES AND REQUESTS FOR PRODUCTION OF DOCUMENTS**

17 [...]

18
19 DATED: 8 December 2024

20
21 By _____

22 Dr. Stewart Lucas Murrey
23 Plaintiff & Plaintiff in Pro Se

24 DATED: ____ December 2024

25
26 By _____

27 Ms. Amy Blalock
28 Defendant & Defendant in Pro Se

PROOF OF SERVICE

I declare as follows:

I am over the age of 18 years, and not a party to this action. My address is 1217 Wilshire Blvd. # 3655, Santa Monica, CA 90403, which is located in the county where the mailing described below took place. On 11 December 2024 I served the foregoing document(s) described as: Dr. Murrey's Notice and Motion to Compel and Request for Sanctions; Joint Stipulation, Declaration and Proposed Order in the matter of Dr. Murrey v. Blalock (Federal Bankruptcy Case No. 24-ap-01152-BR) to:

Amy Lynne Blalock
1001 Gayley Ave. # 24381
Los Angeles, CA 90024
Tel. (310) 569-6182
Email: amyblalock@gmail.com

I served a true copy of the document(s) above:

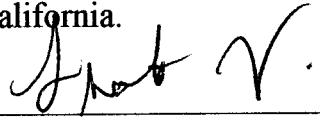
☐ By United States mail. I enclosed the documents in a sealed envelope or package addressed to the person(s) at the address(es) mentioned above and:

☐ placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage full prepaid.

☒ By e-mail or electronic transmission. Based on a court order or an agreement of the parties to accept service by e-mail or electronic transmission, I caused the document(s) to be sent to the person(s) at the e-mail address(es) listed above. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

☐ I hereby certify that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

☒ I hereby certify under the penalty of perjury that the foregoing is true and correct.
Executed on 11 December 2024 at Los Angeles, California.


Declarant